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2017-2018 Regular Sessions

IN SENATE

March 3, 2017

Introduced by Sens. LANZA, BOYLE -- read twice and ordered printed, and when printed to be committed to the Committee on Children and Families -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the domestic relations law and the public health law, in relation to adoptee rights

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative findings. The legislature hereby states its 2 intention to acknowledge, support and encourage the life-long health and 3 well-being of persons who have been and will be adopted in the state of New York. The legislature further recognizes that the inability to 4 5 access accurate and complete medical and self-identifying data of any б adopted person may result in such person succumbing to preventable disease, premature death or otherwise unhealthy life. As such, the 7 8 provisions of this act seek to establish considerations under the law for adopted persons to access their birth information while providing 9 10 for the privacy of an adopted person and his or her birth and adoptive 11 families.

12 § 2. Subdivision 2 of section 114 of the domestic relations law, as 13 amended by chapter 559 of the laws of 1992 and as designated by chapter 14 601 of the laws of 1994, is amended to read as follows:

15 2. No person, including the attorney for the adoptive parents shall 16 disclose the surname of the child directly or indirectly to the adoptive 17 parents except upon order of the court. No person shall be allowed 18 access to such sealed records and order and any index thereof except 19 upon an order of a judge or surrogate of the court in which the order 20 was made or of a justice of the supreme court. [No] Except as provided 21 <u>in subdivisions four and five of this section, no</u> order for disclosure 22 or access and inspection shall be granted except on good cause shown and 23 on due notice to the adoptive parents and to such additional persons as

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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the court may direct. Nothing contained herein shall be deemed to 1 require the state commissioner of health or his or her designee to 2 3 secure a court order authorizing disclosure of information contained in 4 adoption or birth records requested pursuant to the authority of section 5 forty-one hundred thirty-eight-c or section forty-one hundred thirtyб eight-d of the public health law; upon the receipt of such request for 7 information, the court shall transmit the information authorized to be 8 released thereunder to the state commissioner of health or his or her 9 designee.

10 § 3. Section 114 of the domestic relations law is amended by adding a 11 new subdivision 5 to read as follows:

5. Notwithstanding any inconsistent provision of law: (a) an adopted 12 13 person who has attained the age of eighteen years may apply to the court 14 in which the order of adoption was made, or to the supreme court, to request an order releasing a certified copy of his or her original long 15 16 form birth certificate, or where no birth certificate is available, the 17 identifying information of his or her birth parent or parents, in accordance with this subdivision. Such application shall include suffi-18 19 cient proof of identity of such adopted person.

20 (b) Upon receipt of an application pursuant to paragraph (a) of this 21 subdivision, the court shall provide the department of health, or order 22 that such department be provided, with the identifying information of the adopted person's birth parent or parents and direct the department 23 of health to make a reasonable and good faith effort, documented in 24 25 writing and completed within one hundred twenty days, to notify the 26 birth parent or parents and advise such parent or parents that the 27 adopted person has made an application pursuant to this subdivision. 28 Such notification and advisory given shall comply with any terms and 29 conditions set forth by the court and shall be made by means designed to 30 be sensitive to the personal nature of the matter. Such notification 31 shall also include an advisory to such parent or parents about the adoption medical information registry established by section forty-one 32 33 hundred thirty-eight-c of the public health law and the procedures by which a birth parent may provide medical information to the registry. 34 35 The department of health shall, before making efforts to notify the 36 birth parent or parents, determine whether such parent or parents have 37 already filed a written confirmation with the court or the department of 38 health pursuant to paragraph (h) of this subdivision or a birth parent 39 registration consent form with the adoption information registry pursuant to subdivision ten of section forty-one hundred thirty-eight-c of 40 41 the public health law. Where such confirmation or consent form is on 42 file, the department of health shall notify the court and no such 43 efforts to notify the parent shall be made.

44 (c) Upon notification pursuant to paragraph (b) of this subdivision, 45 or earlier at the discretion of the birth parent pursuant to paragraph 46 (h) of this subdivision, such birth parent may complete a written and 47 notarized confirmation that he or she wishes to maintain confidentiality of identifying information, or that he or she consents to the release of 48 49 identifying information. (d) Upon receipt of such written confirmation, or where the parent has 50 51 completed a birth parent registration consent form pursuant to subdivi-

52 sion ten of section forty-one hundred thirty-eight-c of the public 53 health law, the department of health shall notify the court and provide 54 the court with the written confirmation or consent form, as the case may 55 be, completed by the birth parent. Where such consent form has been 56 revoked by a birth parent, the department of health shall so notify the S. 4845--A

1	court and such revocation shall be considered by the court as a request
2	for continued confidentiality of identifying information.
3	(i) If the birth parent consents to the release of identifying infor-
4	mation, the court shall (A) order the release of a certified copy of the
5	long-form birth certificate to the adopted person, or (B) when such
6	birth certificate is not available, order that the identifying informa-
7	tion be made available to the adopted person.
8	(ii) If the birth parent requests continued confidentiality, the court
9	shall direct the release of a certified copy of the birth certificate
10	with the identifying information regarding such parent redacted, and
11	shall provide such adopted person with such redacted copy and file a
12	copy of the redacted version in the court record. Such redacted copy
13	shall include non-identifying information as that term is defined in
14	subdivision three of section forty-one hundred thirty-eight-c of the
15	public health law.
16	(iii) Where there are two identified birth parents and only one such
17	parent has requested confidentiality, the identifying information
18	regarding the other parent may, in the discretion of the court, be
19	released to the adopted person in accordance with this subdivision. The
20	consent of one parent shall not be construed to be consent by the other
21	parent.
22	The court shall issue a written order when making a determination
23	pursuant to subparagraphs (ii) and (iii) of this paragraph.
24	(e) (i) If after reasonable and good faith efforts pursuant to para-
25	graph (a) of this subdivision, the birth parent is unable to be notified
26	or does not respond to such notification, the department of health shall
27	so notify the court. Unless the court, in its discretion, for good cause
28	specified in its order, determines that the release of such birth
29	certificate or identifying information would be clearly detrimental to
30	the welfare of the birth parents, the court shall: (A) release, or
31	direct the release of, an unredacted, certified copy of the long-form
32	birth certificate to the adopted person, or (B) if such birth certif-
33	icate is not available, release or direct the release of the identifying
34	information that would have appeared on the original long-form birth
35	certificate. For the purposes of this paragraph, good cause shall
36	include, but is not limited to, evidence concerning the wishes of the
37	birth parent regarding confidentiality as expressed at the time of the
38	adoption or surrender. The court shall issue a written order when making
39	a determination pursuant to this paragraph.
40	(ii) Where the court determines not to release an unredacted birth
41	certificate pursuant to subparagraph (i) of this paragraph, the court
42	shall direct the release of a certified copy of the birth certificate
43	with the identifying information regarding the birth parent or parents
44	redacted, and shall provide such adopted person with such redacted copy.
45	(f) Upon the consent of a birth parent to release identifying informa-
46	tion pursuant to this subdivision, the department of health shall
47	provide such parent with a contact preference form that shall, if
48	completed by the birth parent, accompany a copy of a birth certificate
49	or other identifying information provided to the adopted person under
50	this subdivision and be filed with the adoption information registry
51	established by section forty-one hundred thirty-eight-c of the public
52	health law. The contact preference form shall include the following
53	content to be completed at the option of the birth parent:
54	(i) I am willing to or would like to be contacted.
55	(ii) I would profer to be contacted only through an intermediany

55 (ii) I would prefer to be contacted only through an intermediary.

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1	(iii) I have completed a medical history form and have filed it with
2	the department of health.
3	(iv) Please do not contact me. If I decide later that I would like to
4	be contacted, I will submit an updated contact preference form to the
5	court or the department of health.
б	(v) Add any additional information here (if desired):
7	The medical history form shall be in a form prescribed by the depart-
8	ment of health and shall be supplied to the birth parent with a contact
9	preference form.
10	The medical history form and contact preference form are confidential
11	communications from the birth parent to the person named on the sealed
12	birth certificate and shall be placed in separate sealed envelopes upon
13	receipt from the birth parent.
14	The sealed envelopes containing the contact preference form and
15	medical history form shall be released to a person requesting his or her
16	birth certificate under this subdivision or his or her agent, such as
17	his or her attorney, with appropriate authorization. The contact pref-
18	erence form and medical history form are private communications from the
19	birth parent to the person named on the sealed birth certificate and no
20	copies of the forms shall be retained by the court.
21	(q) The department of health shall develop an affirmative information
22	campaign and widely disseminate to the public, through its website,
23	public service announcements and other means, in multiple languages and
24	through multiple outlets, information concerning the adoption informa-
25	tion registry established by section forty-one hundred thirty-eight-c of
26	the public health law and the provisions of this subdivision, including,
27	but not limited to, the means by which a birth parent may file a written
28	confirmation pursuant to paragraph (h) of this subdivision with the
29	court that ordered the adoption or the department of health that he or
30	she wishes to maintain the confidentiality of identifying information,
31	or consents to the release of such identifying information.
32	(h) A birth parent may, at any time, file a written and notarized
33	confirmation with the court that ordered the adoption or with the
34	department of health indicating that he or she wishes to maintain confi-
35	dentiality of identifying information or that he or she consents to the
36	release of identifying information. The department of health shall noti-
37	fy the court and provide the court with a copy of such written confirma-
38	tion. The court shall honor such written confirmation unless it is with-
39	drawn or modified, in notarized writing, by the birth parent.
40	(i) For the purposes of this subdivision, "adopted person" shall
41	include a person who was surrendered as described in subdivision seven
42	of section one hundred nine of this article.
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1 shall additionally advise the biological parents of the adoption medical 2 information sub-registry and the procedures by which a birth parent may 3 provide medical information to the sub-registry. Notwithstanding any 4 inconsistent provision of law to the contrary, the commissioner is 5 directed to develop any rules and regulations necessary to expedite the 6 transfer of information from any agency, court or department necessary 7 to implement this subdivision.

8 <u>10-a. Notwithstanding any inconsistent provision of law to the contra-</u> 9 ry, for surrenders occurring and orders of adoptions entered after the 10 effective date of this subdivision the surrendered or adopted person 11 shall, after attaining the age of eighteen and upon application to the 12 department and adequate proof of identity, have the right to receive a 13 certified copy of their original birth certificate.

14 § 5. This act shall take effect April 15, 2018, provided, however, 15 that paragraphs (g) and (h) of subdivision 5 of section 114 of the 16 domestic relations law, as added by section three of this act, shall 17 take effect on the thirtieth day after such effective date.